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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/970,704	10/05/2001	Mickey W. Calvert	53394.000530	3083	
75	90 . 08/11/2003				
Christopher C. Campbell, Esq. Hunton & Williams Suite 1200			EXAMINER		
			CHAN, SING P		
1900 K Street, N	١W .		_		
Washington, DO	20006-1109		ART UNIT	PAPER NOMBER	
<b>.</b>			1734	11	
			DATE MAILED: 08/11/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)	
. Advisory Action	09/970,704	CALVERT, MICKEY	ć W.
,	Examin r	Art Unit	
	Sing P Chan	1734	
Th MAILING DATE of this communication appe	ears on the cov r she t with the c	orrespond nce add	ress
THE REPLY FILED 30 July 2003 FAILS TO PLACE TH Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (condition for allowance; (2) a timely filed Notice of Appe Examination (RCE) in compliance with 37 CFR 1.114.	void abandonment of this application (1) a timely filed amendment whi	cation. A proper repict places the application of the contract	ply to a cation in
PERIOD FOR RE	EPLY [check either a) or b)]		
<ul> <li>a)</li></ul>	risory Action, or (2) the date set forth in th an SIX MONTHS from the mailing date o	f the final rejection.	
Extensions of time may be obtained under 37 CFR 1.136(a). The dathave been filed is the date for purposes of determining the period of extension CFR 1.17(a) is calculated from: (1) the expiration date of the shortened (b) above, if checked. Any reply received by the Office later than three materials are partially stream adjustment. See 37 CFR 1.704(b).	sion and the corresponding amount of the statutory period for reply originally set in	fee. The appropriate ext the final Office action; or	tension fee under (2) as set forth in
1. A Notice of Appeal was filed on Appellant' 37 CFR 1.192(a), or any extension thereof (37 CF			
2. The proposed amendment(s) will not be entered by	ecause:		
(a) $oxed{\boxtimes}$ they raise new issues that would require furth	er consideration and/or search (	see NOTE below);	
(b) they raise the issue of new matter (see Note	pelow);		
(c) ☐ they are not deemed to place the application issues for appeal; and/or	in better form for appeal by mat	erially reducing or s	simplifying the
(d) $\square$ they present additional claims without cancel	ing a corresponding number of	finally rejected clair	ms.
NOTE: See Continuation Sheet.			
3. Applicant's reply has overcome the following rejection	ction(s):		
<ol> <li>Newly proposed or amended claim(s) would canceling the non-allowable claim(s).</li> </ol>	be allowable if submitted in a s	eparate, timely filed	d amendment
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because:	r reconsideration has been cons	sidered but does NC	OT place the
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	cause it is not directed SOLELY	to issues which we	ere newly
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims w	t(s) a)⊠ will not be entered or b ould be rejected is provided belo	) will be entered ow or appended.	and an
The status of the claim(s) is (or will be) as follows:			
Claim(s) allowed:			
Claim(s) objected to:			
Claim(s) rejected: 1-29.			
Claim(s) withdrawn from consideration:			
8.☐ The proposed drawing correction filed on is	a) ☐ approved or b) ☐ disapp	proved by the Exam	niner.
9. ☐ Note the attached Information Disclosure Stateme	nt(s)( PTO-1449) Paper No(s).	·	
10. ☐ Other: RICHARD CRISMINO	~~		
SUPERVISORY PATENT EXA	MINER	- 4	
(ECHNOLOGY) IN MACCO		Chan &	mis B

Continuation Sheet (PTO-303) 09/970,704

Application No.

Continuation of 2. NOTE: The proposed claim amendments and associated arguments recite the feature of "plurality of heads fixed relative to one other at predetermined angles as measured relative to the axis," which is considered to be a new issue, and would requir further consideration and/or search. The claims remain rejected as in the Final Office Action.

## **AMENDMENTS TO THE CLAIMS**

Please amend the claims as set forth below. The complete set of claims is provided below in compliance with the Revised Amendment format authorized by Deputy Commissioner Kunin in the January 31, 2003 United States Patent and Trademark Office release. The status of each claim is shown next to each claim number; current additions are shown by underlines and deletions are shown by strikethrough.

(Currently amended) An apparatus for assembling absorbent garments, the apparatus comprising:

an applicator having one or more heads, each head being located on a fixedlength arm, and each head being adapted to hold absorbent garment parts;

a motor adapted to rotate the applicator;

a control device adapted to control the rotational speed of the motor;

wherein the control device is operated such that the one or more applicator heads travel at a first speed at a first location to pick up one or more parts moving at approximately the first speed, and the one or more applicator heads travel at a second speed at a second location to deposit the one or more parts onto one or more targets moving at approximately the second speed.

- 2/ (Original) The apparatus of claim 1, wherein the applicator has two heads.
- 3. (Original) The apparatus of claim 1, wherein the one or more heads comprises a vacuum gripping device.
- (4.) (Original) The apparatus of claim 1, wherein the one or more heads comprises a mechanical gripping device.
- 5. (Original) The apparatus of claim 1, wherein the one or more heads comprises a combination of gripping devices.
  - (Original) The apparatus of claim 1, wherein the motor is an AC servo motor.
  - √ (Original) The apparatus of claim 1, wherein the control device at least partially comprises an AC servo drive.

- 8./(Currently amended) The apparatus of claim 1, wherein the one or more parts are absorbent core substrates and the one or more applicator heads are adapted to pick up, convey and deposit the absorbent core substrates.
- 9. (Currently amended) The apparatus of claim 8, wherein the one or more targets are an absorbent core tissue layer or an absorbent core and the one or more applicator heads are adapted to deposit the absorbent core substrates onto the core tissue later or absorbent core.
- 10/(Currently amended) The apparatus of claim 1, wherein the one or more targets comprises an absorbent garment chassis layer and the one or more applicator heads are adapted to deposit the one or more parts onto the absorbent garment chassis layer.
- 11. (Currently amended) The apparatus of claim 10, wherein the one or more parts are absorbent core subassemblies and the one or more applicator heads are adapted to pick up, convey and deposit the absorbent core subassemblies.
- 12. (Currently amended) The apparatus of claim 10, wherein the one or more parts are grip tabs and the one or more applicator heads are adapted to pick up, convey and deposit the grip tabs.
- 13. (Currently amended) The apparatus of claim 1, wherein the one or more targets comprises a supply of spaced apart target objects and the one or more applicator heads are adapted to deposit the one or more parts onto the supply of spaced apart target objects.
- (Currently amended) The apparatus of claim 1, wherein the one or more targets comprises a continuous web of target material and the one or more applicator heads are adapted to deposit the one or more parts onto the continuous web of target material.
- 15. (Original) The apparatus of claim 1, wherein the first speed is less than the second speed.
- 16. (Original) The apparatus of claim 15, wherein the first speed is equal to about 3% to about 75% of the second speed.

- 17. (Original) The apparatus of claim 15, wherein the first speed is equal to about 10% to about 50% of the second speed.
- 16. (Original) The apparatus of claim 15, wherein the first speed is equal to about 20% of the second speed.
- 19. (Original) The apparatus of claim 15, wherein the first speed is about 20 feet per minute to about 1,000 feet per minute and the second speed is about 50 feet per minute to about 3,000 feet per minute.
- 20. (Original) The apparatus of claim 15, wherein the first speed is about 40 feet per minute to about 650 feet per minute and the second speed is about 1,000 feet per minute to about 2,000 feet per minute.
- 21. (Original) The apparatus of claim 15, wherein the first speed is about 65 feet per minute to about 328 feet per minute and the second speed is about 1,686 feet per minute.
- 22. (Original) The apparatus of claim 1, wherein the first speed is greater than the second speed.
- (23. Original) The apparatus of claim 1, wherein the one or more heads further comprises a cutting device adapted to cut the one or more parts from a continuous supply web.
- 24 (Original) The apparatus of claim 1, wherein the one or more heads further comprises a bonding device adapted to bond the one or more parts to the one or more targets.
- 25. (Original) The apparatus of claim 24, wherein the bonding device comprises a portion of an ultrasonic bonding device.
- 26. (Currently amended) An apparatus for assembling absorbent garments, the apparatus comprising:
  - an a fixed-length applicator means adapted to hold absorbent garment parts;
  - a driving means for rotating the fixed length applicator means;
  - a control means adapted to control the driving means;

wherein the control device is operated such that the <u>fixed-length</u> applicator means travels at a first speed at a first location to pick up one or more parts moving at approximately the first speed, and the <u>fixed-length</u> applicator means travels at a second speed at a second location to deposit the one or more parts onto one or more targets moving at approximately the second speed.

- 27. (Currently amended) The apparatus of claim 26, wherein the <u>fixed-length</u> applicator means comprises a rotating assembly having one or more applicator heads.
- 28. (Original) The apparatus of claim 26, wherein the driving means comprises an AC servo motor.
- 29. (Original) The apparatus of claim 26, wherein the control means at least partially comprises an AC servo drive.